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SEC. 106. There are appropriated from the

making refunds and for the payment of judgments that have been p þ entered against the District of Columbia Provided. i government: That nothing contained in this section shall be C a construed modifyas ing or affecting the provisions of section ll(c) b of title XII the District of Columbia Income and Franchise е Tax Act approved March 31, 1956 (70 Stat. 78: Public law 84.460; D.C. f u Code. sec. 47-1812.11(c)(3)) n SEC. 107. Appropriations in this Act shall d be available the payment of public assistance S without to reference the require-0 ment of section 544 of the District of Columbia f Assistance Public Act of 1982. effective April 6. 1982 (D.C. Law 4ħ D.C. 205.44). and for the non-Federal share of е funds necessarv to qualify for Federal assistance under the Iuvenile Delinquency D i Prevention and Control Act of 1968. approved July 31. 1968 (82 S t Stat. 462; Public Law 90-445; 42 U.S.C. 3801 et ŗ seq.).
SEC. 108. No part of any appropriation contained in this Act. i C t shall remain available for obligation beyond the o f fiscal unless expressly so provided herein. SEC. 109. No funds appropriated in this C District for the of Columbia government for the operation of 0 institueducational tions, the compensation of personnel, or for u m other educational nurposes may be used to permit, encourage. b further i facilitate. or tisan political activities. Nothing herein is a t.o the availability of school buildings for the use S u anv community or partisan political group during non-school С h hours. SEC. 110. None of the funds appropriated this S Act. be made available to pay the salary of any employee of the District u m of Columbia government whose name, title S şalarv. work experience and salary history are not a S available for inspection by the House and Senate Committees on Suhm Appropriations. the committee on the District of Columbia of the a y Committee on Government Reform and Oversight, the b Subcommittee on Oversight of Government Management and the District of Columbia e of the Senate Committee on Governmental n the е and Council C of the District of Columbia, or their duly e authorized representative. S SEC. 111. There are appropriated from the S applicable funds of the District of Columbia such sums as may a r necessarv

making payments authorized by the District of

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C I.aw 2-20: D.C. Code. sec. 47-421 et sea.).
SEC. 112. No part of this appropriation shall o l used for u nublic<u>-</u> ity or propaganda purposes or implementation of m includb nolicv ina boycott designed to support or defeat. ì pendina leaislation before a Congress or any State legislature. R SEC. 113. At the start of the fiscal year, the \mathbf{e} develop an annual plan, by quarter and by project. V e capital outlav borrowings: *Provided* TTiat within a reasonable n after Reports u the close of each guarter, the Mayor shall report to \mathbf{e} Council R of the District of Columbia and the Congress the actual borrowings е С and spending progress compared with projections. SEC. 114. The Mayor shall not borrow any o \mathbf{v} for projects unless the Mayor has obtained prior \mathbf{e} approval from the r the District of Columbia. У Council of hv identifvina resolution. the Α projects and amounts to be financed with such borrowings. o f

effective September

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